REGISTRATION SERVICE BOY SCOUTS OF AMERICA

	DATE: 5/15/13 7
(No initials if you can possibly g	S.S. NO
ADDRESS	lec Larr uses)
CITY SPACE PLATE MY	ZIP CODE 56379
DATE OF BIRTH 4/16/47 (This is	
APPROXIMATE AGE (To be used ONL	
RELIGION NATIONALITY (C	itizen of) U.Š
OCCUPATION Une record	
EDUCATION	
WEIGHT 140 HEIGHT 5'5"	RACE
COLOR OF HAIR COL	LOR OF EYES
ANY DISTINGUISHING PHYSICAL CHARACTERSTICS	Wheel Chain bourn
HOBBLES OR SPECIAL INTERESTS	
MARRIED /X/ SINGLE // NAME OF SPOU	SE
CHILDREN ?	
(Name, number, ages, if SCOUTING CONNECTIONS:	
UNIT # CITY STATE POSITION IMAGE TO STATE POSITION SAMC Chartered Organization VA HOLDRIAL	DATE REGISTERED DATE RESIGNED 1944 1931
SPECIAL RECOGNITION / 3-2	
INCIDENT: TYPE Z DATE OF INCIDENT Type	L/M/Y7 RESOLUTION Resolution
1=Scout Related 2=Non-scout related 3=homosexual (not specifically with youth)	1. Internal (only Scouts Know) 2. Criminal action
Check off list of attached documentation	•
1. Description of incident 2. Victim(s) statement 3. media reports 4. Legal proceedings 5. Offender's statement 6. Official motification of terminating found quilty/innocent by court	
Council CENTRAL Mr #796 Signed	Dore Muts CONFIDENT
3828:-eko-11/3/38	SCOUT EXECUTIVE MAY 2

June 26, 1989

Mr. David A. Gibbs Scout Executive Central Minnesota Council, No. 296

PERSONAL AND CONFIDENTIAL

SUBJECT: Arthur Ronald Campina

Dear Dave:

Thank you for the detailed information sent concerning the above Scouter. This case has been reviewed with our attorney and is now on our permanent Confidential File.

Sincerely,

Paul Ernst, Director Registration Service

ag

cc: North Central Region

READY TO FILE
JUN 26 1989
ERIN ORILEY

Journey Or CCT SECTION/Subdi U.O.C. GOC Ι 609.343 (a) II 609.345 (d)

S2₃₅₂ N S4352

CONTROLLING MN0730400

District

CONTROL NO. 85006312

Couπ∖

COURT CASE NO. K5-85-1524

DATE FILED (24-85)

Vil more than 6 counts (see attached) PTOS STEE PSESSES

State of Minnesota

Complaint SUMMONS X WARRANT ORDER OF DETENTION

X FELONY

GROSS MISDEMEANOR

NAME: first, middle, last ARTHUR RONALD CAMPINA

PLAINTIFF. VS.

Date of Birth

4-16-45

SJIS COMPLAINT NUMBER

7--11-1-00451 91:00:19

Sauk Rapids, MN 56379

DEFENDANT.

COMPLAINT

The Complainant, being duly sworn, makes complaint to the above-named Court and states that there is probable cause to believe that the Defendant committed the following offense(s). The complainant states that the following facts establish PROBABLE CAUSE:

Your complainant, Kathy Nolan, states that she is an investigator with the City of St.

Cloud Police Department. Your complainant indicates that she has been involved in the investigation of St. Cloud offense report #85003740, and based thereon alleges as follows: Your complainant states that on March 12, 1985, she was contacted by Sharon Knutson of the Stearns County Social Services. Sharon Knutson stated that she had received a report of sexual abuse at Westwood School in the east wing of an eleven year old mentally handicapped child, said child having a birth date of , and hereinafter being referred to as victim "A". Your complainant states that the Westwood School is located within the City of St. Cloud, Stearns County, Minnesota. Sharon Knutson told your complainant that she had received a call from a Marv Moore who works at Westwood School. Your complainant contacted Marv Moore and was informed that the student involved was victim "A". Marv Moore informed your complainant that victim "A" is -severely mentally handicapped and has no communication skills. The alleged abuse was observed by an aide at school who was identified as a war war was . Your complainant indicates that she was also informed by Marv Moore that the volunteer who had allegedly sexually abused victim "A" was an Arthur Campina who your complainant knows by his full name to be Arthur Ronald Campina. Your complainant went to the Westwood School and met with informed your complainant that on March 11, 1985, at approximately 9:30 a.m., she had walked into the gym area of the east wing of Westwood School and at that time had observed victim "A" to be kneeling on the floor. She stated that Arthur Campina, who is confined to a wheel chair, was right next to victim "A" and had his right hand patting victim "A's" breasts. Le stated that when Arthur Campina saw her he then dropped his hand to the area of victim "A's" midriff, or stomach, and made statements to the effect that he was trying to keep victim "A" in the own area. complainant indicates that subsequent to obtaining the statement from

Lee Ann Schindele described victim "A" as being "multiple handicapped, non-verbal, non-ambulatory to a certain extent she can walk on her knees and crawl, she's not 100% non-ambulatory". She indicates that Arthur Ronald Campina was an individual who had started coming in and volunteering doing certain assigned media skills that teachers had designated. Lee Ann Schindele indicated that she walked into a gym and she stated as follows: "And I was in the work room coming out of it and I just, when I walked out through the doorway coming into the gym where Art was there, here's the doorway, here's Art in his wheelchair and here's victim "A" on the other side. Art had his arm extended with his hand across victim "A's" breast patting her in the breast and saying, 'Don't go out Stay in the gym.' And then when he seen me he put his hand on her stomach and said, 'You

she did observe victim "A" and did observe her to be both physically and mentally handi-

DAP:geh 5-16-85

capped.

PAGE 2 of 3
SJIS COMPLAINT NUMBER(S):

73-11-1-004515

can't go out. You stay in here.'" She indicates that she saw him pat her breasts three or four times and that he then put his hand on her stomach. Your complainant indicates that Arthur Ronald Campina's date of birth is April 16, 1945.

Your complainant states that she has reason to believe and does believe the above information to be true and correct.

The above facts constitute your complainant's basis for believing that the above-named defendant, on or about March 11, 1985, in the City of St. Cloud, Stearns County, Minnesota, committed the following described offenses:

CHARGE: COUNT I - Criminal Sexual Conduct in the Second Degree

COUNT II - Criminal Sexual Conduct in the Fourth Degree

SECTION: COUNT I - M.S. 609.343 (a)

COUNT II - M.S. 609.345 (d)

MAXIMUM SENTENCE: COUNT I - 15 years and/or \$15,000.00

COUNT II - 5 years and/or \$5,000.00

DESCRIPTION COUNT I

That the defendant, Arthur Ronald Campina, then and there being, did wrongfully, unlaw-fully and feloniously engage in sexual contact with another person, to-wit, female victim "A", said victim/complainant being under 13 years of age, to-wit, said victim having a birth date of and said actor/defendant, Arthur Ronald Campina, being more than 36 months older than the complainant/victim, to-wit, having a birth date of the complainant to-with the complain

COUNT II

That the defendant, Arthur Ronald Campina, then and there being, did wrongfully, unlaw-fully and feloniously engage in sexual contact with another person, to-wit, female victim "A", and said actor/defendant knew or should have had reason to know that the complain-ant/victim was mentally defective, mentally incapacitated, or physically helpless.

THEREFORE, Complainant requests that said Defendant, subject to bail or conditions of release be:

(1) arrested or that other lawful steps be taken to obtain defendant's appearance in court; or

(2) detained, if already in custody, pending further proceedings;

and that said Defendant otherwise be dealt with according to law. / COMPLAINANT'S NAME: COMPLAIN

Kathy Nolan

Being duly authorized to prosecute the offense(k) charged: I hereby approve this Complaint.

PROSECUTION ATTORNETS SIGNATURE:

DATE:

у 16, 1985

L. USECUTING ATTORNEY:

NAME/TITLE: Dennis A. Plahn, Reg. No. 87075

Assistant Stearns County Attorney

ADDRESS/IEIEPHONE: Cloud, MN 56302

CONFLATINATES SIGNATURE:

FORM 1-2.1

FINDING OF PROBABLE CAUS

From the above sworn facts, and any supporting affidavits or supplemental sworn testimony. I, the Issuing Ifficer, have determined that probable cause exists to support, subject to bail or conditions of release where applicable, Defendant(s) arrest or other lawful steps be taken to obtain Defendant(s) appearance in Court, or his detention, if already in custody, pending further proceedings. The Defendant(s) is/are thereof charged with the abovestated offense.

SUMMONS

THEREFORE You, THE ABOVE-NAMED DEFENDANT(S, ARE HEREBY SUMMONED to appear on the day of AM/PM before the above-named court at

to answer this complaint.

IF YOU FAIL TO APPEAR in response to this SUMMONS, a WARRANT FOR YOUR ARREST shall be issued. WARRANT

X EXECUTE IN MINNESOTA ONLY

To the sheriff of the above-named county; or other person authorized to execute this WARRANT; I hereby order, in the name of the State of Minnesota, that the above-named Defendant(s) be apprehended and arrested without delay and brought promptly before the above-named Court (if in session, and if not, before a Judge or Judicial Officer of such Court without unnecessary delay, and in any event not later than 36 hours after the arrest or as soon thereafter as such Judge or Judicial Officer is available) to be dealt with according to law.

ORDER OF DETENTION

Since the above-named Defendant(s) is/are already in custody;

I hereby order; subject to bail or conditions of release, that the above-named Defendant(s) continue to be detained pending further proceedings.

Bail:

Conditions of Release:

This COMPLAINT — SIMINIONS, WARRANT, ORINGRYMENTARRENINMS was sworn to subscribed before, and

Signatur

issued by the undersigned authorized Issuing Judicial Officer this \mathcal{A}

JUDICIAL OFFICER:

Name: ELLIOT

Title:

Sworn testimony has been given before the Judicial Officer by the following witnesses:

STATE OF MINNESOTA

COUNTY of

State of Minnesota

Plaintiff.

VS.

ARTHUR RONALD CAMPINA

Defendant(s)

JUNE

Coeranity Soller

dav of

RETURN OF SER VICE

I hereby Certify and Return that I have served a copy of this COMPLAINT - SUMMONS, WAR-RANT, ORDER OF DETENTION upon the Defendant (s) herein-named.

Signature of Authorized Service Agent:

EL PRINTING CO., INC., ST. CLOUD, MINNESOTA

STATE OF MINNESOTA COUNTY OF STEARNS

DISTRICT COURT CRIMINAL DIVISION

STATE OF MINNESOTA.

Plaintiff,

Arthur Ronald Campina

Defendant.

State Dismissal of Complaint, Pursuant to Rule 30.01

District Court File No. K5-85-1524

County Attorney File No. 85-332

The State of Minnesota hereby dimisses the Complaint in the above-named case for the following reasons:

Based on the plea agreement in which the above-referenced matter was continued for dismissal, contingent upon a psychological evaluation and a following of recommendations, and based on the cooperation that the defendant did extend in that regard, and per the agreement, the State now moves to dismiss the above-referenced matter.

Filed this and day of Mar, 19 38

Mary L Holf Court Administrator Stearns County, Mil

Krul Wast

(Prosecuting Attorney)

Name: Dennis A. Plahn

Reg. No.: 87075

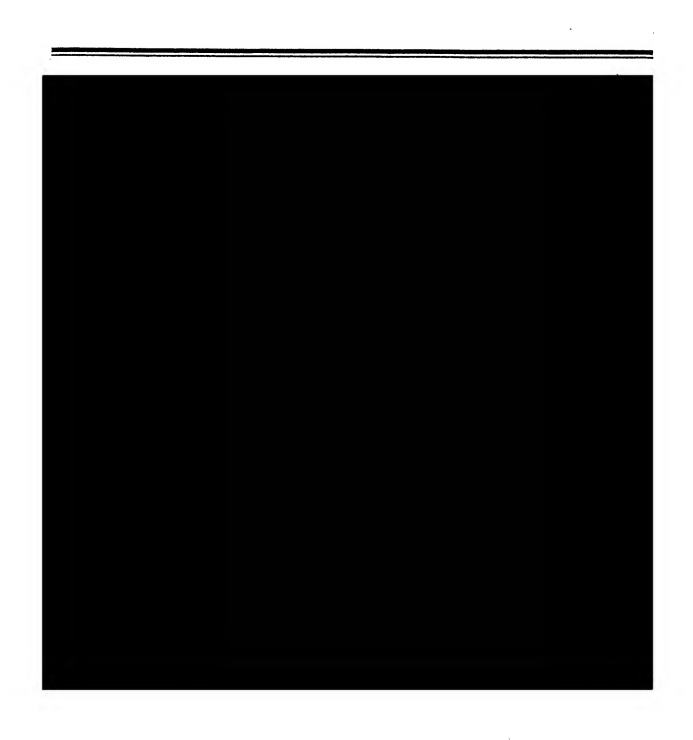
Title: (Asst.) County Attorney

Address: Box 443, St. Cloud. MN 56302 Telephone No.: (612) 255864 259-3880

CC: Co Ottney Dan Eller Def C/O Dan Eller

STATE OF MINNESOTA	DISTRICT COURT
Stearns County of	
THE STATE OF MINNESOTA	7thJudicial District
vs. Arthur Ronald Campina	COURT'S NOTICE TO THE . COMMISSIONER OF CORRECTIONS
Address	District Court File # K5-85-1524
Original Complaint & Date:Ct.1.cri	m sex.in.2nd Degree, Ct.2.crim.sex.in
	6/4/85 (date)
cont for dismissal for more recommendations MH DOC supe	than 1-yr, Psychological Eval and follow
On 3/.17/86	-
☐ Imposition	of sentence stayed and defendant placed on probation
☐ Execution	for an indeterminate period not to exceed
☐ Adjudication	years, pursuant to the Court's Order.
Special Conditions:	
	·
•	
Dated this 17th day of March	Gregory W. Solien THE STREET OF THE COURT Administrator By: MALL MILE TO PROPERTY Steams County, Minnesota

10402



May 8, 1989

Mr. David A. Gibbs Scout Executive Central Minnesota Council, No. 296

PERSONAL AND CONFIDENTIAL

SUBJECT: ARTHUR CAMPINA

Dear Dave:

You called our office in February, and indicated that the above named individual had been convicted and placed on probation for sexually molesting a girl.

I am enclosing a confidential record sheet, which I must have completed, so that we can identify Mr. Campina. Please complete this with as much information as you have available. A copy of a paper with his signature would also aid in the identification process.

Since we have not heard from you, we also would like copies of any newspaper clippings or court records which you can secure, which would substantiate the conviction. This is most necessary if we are to have a complete file, which will lead to refusal of registration anywhere in the country.

Thanks for your help in completing this file.

Sincerely,

Paul Ernst, Director Registration Service

eko

Enclosure

cc: North Central Region

MAY 0 8 1989 ERIN O'RILEY PAUL GIBBS SE. 2-27-89
ST. CLOUD, MN. - CO 296

RIMINAL FILE BACK TO 1985

ARTHUR # CAMPINA

DOB 4-16-45

3-11-65 GIRL SLOT PROBLEM

PRITING BREASTS OF HAMPICAGE

GIRL

ONVICTED - PROBATION WITH

OUNSELLING

Added to CF file no reg. to delete. 2/27/89